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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/722,183	11/24/2003	Robert Stanley Kolman	10030573-1	7018
7590 06/14/2006			EXAMINER	
AGILENT TECHNOLOGIES, INC.			LE, TOAN M	
Legal Department, DL429 Intellectual Property Administration			ART UNIT	PAPER NUMBER
P.O. Box 7599 Loveland, CO 80537-0599			2863	
			DATE MAILED: 06/14/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	10/722,183	KOLMAN ET AL.				
Office Action Summary	Examiner	Art Unit				
	Toan M. Le	2863				
The MAILING DATE of this communication ap Period for Reply	op ars on the cover sheet with the o	correspondenc address				
A SHORTENED STATUTORY PERIOD FOR REP THE MAILING DATE OF THIS COMMUNICATION  - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a re - If NO period for reply is specified above, the maximum statutory perio Failure to reply within the set or extended period for reply will, by statu- Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	l136(a). In no event, however, may a reply be tin .136(a). In no event, however, may a reply be tin	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 30	<u>March 2006</u> .					
2a) ☐ This action is <b>FINAL</b> . 2b) ☑ Th	This action is <b>FINAL</b> . 2b)⊠ This action is non-final.					
,—	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4) ⊠ Claim(s) <u>1-20</u> is/are pending in the application 4a) Of the above claim(s) is/are withdrest 5) □ Claim(s) is/are allowed.  6) ⊠ Claim(s) <u>1-20</u> is/are rejected.  7) □ Claim(s) is/are objected to.  8) □ Claim(s) are subject to restriction and	awn from consideration.					
Application Papers						
9) ☐ The specification is objected to by the Examin 10) ☑ The drawing(s) filed on 24 November 2003 is Applicant may not request that any objection to the Replacement drawing sheet(s) including the correction 11) ☐ The oath or declaration is objected to by the I	/are: a)⊠ accepted or b)⊡ object e drawing(s) be held in abeyance. Se ection is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority documents.  2. Certified copies of the priority documents.  3. Copies of the certified copies of the priority application from the International Bure.  * See the attached detailed Office action for a list	nts have been received. nts have been received in Applicat iority documents have been receive au (PCT Rule 17.2(a)).	ion No ed in this National Stage				
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/0 Paper No(s)/Mail Date	4)  Interview Summary Paper No(s)/Mail D 8) 5)  Notice of Informal F 6)  Other:					
	. — —					

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### **DETAILED ACTION**

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In view of the appeal brief filed on 3/30/06, PROSECUTION IS HEREBY REOPENED. A new ground of rejection is set forth below.

To avoid abandonment of the application, appellant must exercise one of the following two options:

(1) file a reply under 37 CFR 1.111 (if this Office action is non-final) or a reply under 37 CFR 1.113 (if this Office action is final); or,

(2) initiate a new appeal by filing a notice of appeal under 37 CFR 41.31 followed by an appeal brief under 37 CFR 41.37. The previously paid notice of appeal fee and appeal brief fee can be applied to the new appeal. If, however, the appeal fees set forth in 37 CFR 41.20 have been increased since they were previously paid, then appellant must pay the difference between the increased fees and the amount previously paid.

A Supervisory Patent Examiner (SPE) has approved of reopening prosecution by signing below:

John Barlow General Patent Examiner Sechnology Center 2800

Claim Rejections - 35 USC § 101

35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

Claims 1-20 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter.

With respect to claims 1-20, the apparatus/computer-based method do not produce a useful, concrete, and tangible result. It is unclear how the result is being stored, displayed, or used in any tangible manner. To view the new guidelines for 35 U.S.C. 101 please view the following OG notice.

http://www.uspto.gov/web/offices/com/sol/og/2005/week47/patgupa.htm

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## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-7, 10-16, and 19-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Colby et al. (US Patent No. 6,622,271) and further in view of Gygi et al. (US Pub No. 2003/0235156 A1).

Referring to claim 1, Colby et al. disclose an apparatus, comprising:

computer readable media; and

program code, stored on the computer readable media (figures 1A and 1B), comprising:

code to define a user interface 72 (figure 1A) (col. 4, lines 41-48);

code to detect invalid test definition data in user input (col. 4, lines 54-67 to col. 5, lines 1-4; col. 11, lines 45-57; col. 12, lines 20-29); and

code to receive a valid data option selected through the user interface, and to update the invalid test definition data with the valid data option (col. 11, lines 52-57).

As to claim 6, Colby et al. disclose an apparatus, wherein at least some of said user input is received through said user interface (figures 1A and 1B).

Referring to claim 7, Colby et al. disclose an apparatus, wherein at least some of said user input is contained in a test definition file (col. 6, lines 19-39; col. 11, lines 58-67 to col. 12, lines 1-2).

Referring to claim 11, Colby et al. disclose an apparatus, wherein the user interface comprises code to define an input area to receive a specification for invalid test definition data that has been detected as invalid because it lacks a specification to make it valid (col. 12, lines 20-29).

As to claim 12, Colby et al. disclose an apparatus, wherein said input area to receive a specification for invalid test definition data is configured to receive a data type (col. 12, lines 20-29).

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As to claim 14, Colby et al. disclose a computer-based method, comprising:

parsing user input to detect invalid test definition data in the user input (col. 4, lines 54-67 to col. 5, lines 1-4; col. 11, lines 45-57; col. 12, lines 20-29);

upon receiving a valid data option selected from the set of valid data options, updating the invalid test definition data with the valid data option (col. 11, lines 55-57); and

generating circuit test data structures to control an automated circuit tester (figures 1A, 1B, 4-5).

Referring to claim 15, Colby et al. disclose a computer-based method, wherein parsing user input comprises parsing a test definition file (col. 6, lines 19-39; col. 11, lines 58-67 to col. 12, lines 1-2).

As to claim 16, Colby et al. disclose a computer-based method, further comprising compiling the set of valid data options based on a context of the invalid data (col. 5, lines 44-48).

As to claim 19, Colby et al. disclose a computer-based method, comprising:

parsing source code for generating circuit test data structures, to identify type name definitions and enumeration constant definitions contained in said source code (figures 4-5; col. 10, lines 34-41);

generating a string table from said type name and enumeration constant definitions (figures 4-5; col. 10, lines 34-41); and

linking said string table to an input validation and error messaging portion of said source code to i) cause said source code to index said string table upon detection of invalid test definition data in user input (col. 10, lines 22-41).

Referring to claim 20, Colby et al. disclose a computer-based method, wherein said index into said string table comprises a context of said invalid test definition data (col. 5, lines 44-48).

Colby et al. do not teach upon detection of invalid test definition data, prompt a user to select a valid data option from a set of valid data option, said prompting being undertaken through the user interface, code to compile the set of valid data options based on a context of the invalid test definition data as in claim 2 to index a table of valid data options as in claim 3, to parse the user input and log valid data options into the table as in

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claim 4, wherein the context comprises a data type as in claim 5, the code to configure how the set of valid data options is displayed through the user interface as in claim 10, and the set of valid data options comprises a single valid data option that is replaceable by the user as in claim 13, or cause a set of valid data options retrieved from the string table to be displayed to a user for user selection as in claim 19.

Gygi et al. disclose an apparatus, comprising:

computer readable media; and

program code, stored on the computer readable media, comprising:

code to define a user interface;

code to detect invalid test definition data in user input and, upon detection of invalid test definition data, prompt a user to select a valid data option from a set of valid data option, said prompting being undertaken through the user interface, code to compile the set of valid data options based on a context of the invalid test definition data to index a table of valid data options, to parse the user input and log valid data options into the table, wherein the context comprises a data type, the code to configure how the set of valid data options is displayed through the user interface, and the set of valid data options comprises a single valid data option that is replaceable by the user, and cause a set of valid data options retrieved from the string table to be displayed to a user for user selection ([0048], [0050], [0051], [0068], and [0069].

Accordingly, it would have been obvious to one having ordinary skill in the art at the time the invention was made to have applied the teaching of Gygi et al. into the reference of Colby et al. to assist automated testing systems through standardized user interface and programming interface for performing circuit tests.

## Response to Arguments

Applicant's arguments with respect to claims 1-20 have been considered but are moot in view of the new ground(s) of rejection.

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#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Toan M. Le whose telephone number is (571) 272-2276. The examiner can normally be reached on Monday through Friday from 9:00 A.M. to 5:30 P.M..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Barlow can be reached on (571) 272-2269. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application
Information Retrieval (PAIR) system. Status information for published applications may be obtained from
either Private PAIR or Public PAIR. Status information for unpublished applications is available through
Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you
have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-2179197 (toll-free).

Toan Le

June 8, 2006

Supervisory Patent Examiner
Technology Center 2800

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